

AGRICULTURE DEPARTMENT

The 19th August, 1969

No. 7094-Agr.I-69/18912.—The Governor of Haryana is pleased to promote temporarily Shri Rindhir Singh, Technical Assistant (Information Section) in Agricultural Information Officer Chandigarh in HAS Class II, in the scale of Rs 250—25—550/25—750 with effect from the 17th June, 1969 (Forenoon) subject to the approval of Haryana Public Service Commission.

No. 6019-Agr.I-69/18915.—(1) The Governor of Haryana is pleased to promote temporarily Shri Tuhi Ram Sharma, Agricultural Inspector as District Agricultural Officer, Rohtak, in HAS Class II in the scale of Rs 250—25—550/25—750 with effect from the 1st April, 1969 (Forenoon) subject to the approval of Haryana Public Service Commission.

SUBE SINGH, Secy.

PUBLIC WORKS DEPARTMENT

BUILDINGS AND ROADS BRANCH

The 13th August, 1969

No. 3890-PWIII(3)-69/22941.—In addition to the candidates mentioned in Haryana Government Notification No. 2665-PWIII(3)-69/12521, dated the 16th

The 19th August, 1969

No. 5080-PWIII(3)-69/23467.—Shri R. K. S. Marya on promotion in officiating capacity assumed charge of Superintending Engineer, Rohtak Circle, P. W. D., B. & R. Branch in the forenoon of 24th July, 1969.

B. S. GREWAL,

Financial Commissioner Revenue and Secy..

IRRIGATION BRANCH HARYANA

The 12th/20th August, 1969

No. 8501/E/356/93/May/69.—The following officers of Irrigation Branch Haryana have passed the Departmental Professional Examination, prescribed under paragraph 1.105 of P. W. Code, held on 24th and 26th May, 1969 :—

Serial No.	Name	Designation	Circle/Dte
Sarve/Shri			
1.	Shamsher Singh	T. E.	Hissar Bhakra Canal
2.	Tek Chand	T. E.	Beas Satluj Link Project
3.	Dharam Chind Dua	Officiating S. D. O.	Drainage
4.	Shanti Lal Sikka	A. L. R. O.	Project and Design

B. L. AHUJA, Secy.

The 19th August, 1969

No. 4977 Project 37/3777/60/VII.—Whereas it appears to the Governor of Haryana that land is likely to be required to be taken by Government at the public expense, for a public purpose, namely, for constructing Ranika Singhalia forced drain from R. D. 0 to 10,000 to outfall into outfall drain through Syphon, R. D. 0.825 of Nih, Sub-Branch in Tehsil and District Gurgaon, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of the Haryana is pleased to authorise the officers for the time being engaged in undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Further in exercise of the powers under the said Act, the Governor of Haryana is pleased to direct that action under section 17 shall be taken in this case on the grounds of urgency, and provisions of section 5(a) will not apply in regard to this acquisition.

SPECIFICATION

District	Tehsil	Village	Area in acres	Boundary with Description
Gurgaon	Gurgaon	Karanki	9.24	
Do	Do	Bhogpur	4.36	
Do	Do	Tolni	0.10	
Do	Do	Ranika	..	
		Singhawala	5.50	
		Total	19.20	A strip of land varying in width generally lying from North to South and from North-East to South-West as demarcated at site and shown on the index plan

By order of the Governor of Haryana,

K. S. PATHAK,

Chief Engineer,
Irrigation Projects, Haryana,
Chandigarh.

IRRIGATION AND POWER DEPARTMENTS

The 18th/19th August, 1969

No. 3105-2IRR&EL69/23349.—Whereas it appears to the Governor of Haryana that land is required to be taken by Government, on the public expenses, for public purposes, namely, for the construction of 66 K. V. Dhulkote-Jagadhari tower line for the Haryana State Electricity Board, it is hereby notified that the land, in the locality described below is likely to be required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provision of section 7 of the said Act, the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, is hereby directed to take orders for the acquisition of the said land.

Plans of the land may be inspected in the offices of the Collector of Ambala District, the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh and of the Executive Engineer Construction Division, No. 1, Haryana State Electricity Board, Chandigarh.

In view of urgency of the acquisition, viz. 66 K. V. Dhulkote-Jagadhari tower line is already under construction and it is necessary to acquire the land immediately for installations of its towers, the Governor of Haryana, in exercise of the powers conferred by Section 17 (1) of the said Act, is further pleased to direct that the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, shall proceed to take possession of any waste and arable land herein specified in accordance therewith:—

SPECIFICATION

District	Tehsil	Locality/Village and Hadbast No.	Area in acres	Description of Area		
				A	K	M
Ambala	Jagadhari	Gadhula H. B. N. 356	0 0 5	43	40	43
				— 3	— 17 min.	— 6
				— 1 min,	—	— 1 min
				47	44	
				— 2 min	— 17 min.	
				(As demarcated at site) $\frac{1}{2}$		

No. 3177-2IRR&EL-69/23352.—Whereas it appears to the Governor of Haryana that land is required to be taken by Government on the public expense, for a public purpose, namely, for construction of 132 K.V. tower line from Panipat to Karnal by the Haryana State Electricity Board, it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, is hereby directed to take order for the acquisition of the said land.

Plans of the land may be inspected in the offices of the Collector of Karnal District, the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh and of the Executive Engineer.

In view of the urgency of the acquisition, viz., 132 KV. transmission line between Panipat-Karnal is already under construction and it is necessary to acquire the land immediately for installation of its towers, the Governor of Haryana in exercise of the power, conferred by section 17(1) of the said Act, is further pleased to direct that the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, shall proceed to take possession of any waste and arable land herein specified in accordance therewith.

SPECIFICATION

District	Tehsil	Locality/ Village and Habbast No.	Area in Acres	Description of Area
Karnal	Karnal	Mangalpura, H. B. No. 1	.03	250 6/1, 6/2
				24
				12, 13

The 18th/19th August, 1969

No. 3224/2IRR&EL-69/23355.—Whereas it appears to the Governor of Haryana that land is required to be taken by Government, on the public expense, for a public purpose, namely, for the construction of 65 KV. Grid Sub-station, Palwal, it is hereby notified that land in the locality described below, is likely to be required for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1903 to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, is hereby directed to take order for the acquisition of the said land.

Plans of the land may be inspected in the offices of the Collector of Gurgaon District and Land Acquisition Collector, Haryana State Electricity Board, Chandigarh and of the Executive Engineer, Construction Division No. II, Haryana State Electricity Board, Gurgaon.

In view of the urgency of the acquisition, viz., acute voltage shortage of power in surrounding area, utilization of Haryana's share of power from Inder Pust Thermal Station, N.W. Delhi, and to utilize the benefit of already 70 per cent erected i.e. the Governor of Haryana, in exercise of the powers conferred by section 17(1) of the said Act, is further pleased to direct that the Land Acquisition Collector, Haryana State Electricity Board, Chandigarh, shall proceed to take possession of any waste and arable land herein specified in accordance therewith.

SPECIFICATION

District	Tehsil	Locality/Village and Habbast No.	Area	Description of area	
				New Khasra Nos.	Old Khasra Nos.
Gurgaon	Palwal	Palwal, Habbast No. 73	A. K. M. 2-2-19	1727, 1726, 1725, Min, 1730, 1731, 17.2	5539/3/2, 5541/1, 5543 Min, 5544, 5545, 55+6

K. M.
18-19
(As demarcated at site)

B. L. AHUJA, Secy.

TOWN AND COUNTRY PLANNING DEPARTMENT

(URBAN ESTATES)

The 14th August, 1969

No. LAC/2490.—Whereas the Governor of Haryana is satisfied that land specified below is needed by Government at public expense for a public purpose, namely, for Planned Development of Sector No. 6 (S6) in the area of village, Sankhol, tehsil Jhajjar, district Rohtak, is hereby declared that the land described in the specification below is required for the aforesaid purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern, and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Directorate of Urban Estates, Haryana, Chandigarh is hereby directed to take orders for the acquisition of the said land.

Plans of the land may be inspected in the offices of the Land Acquisition Collector, Directorate of Urban Estates, Haryana, Chandigarh, and Estate Officer, Urban Estates, Department of Town and Country Planning, Faridabad, district Gurgaon, and Divisional Town Planner, Sonipat.

SPECIFICATION

District	Tehsil	Locality/ Village and Habbast No.	Area in Acres	Khasa No.
Rohtak	Jhajjar	Sankhol, H. B. No. 39	91.08	65
				15/2, 16/1, 25/2
				66
				9, 10/1, 11/2, 12, 13, 16, 17, 18, 19, 20, 21, 22/1, 22/2, 23/1, 23/2, 24, 25, 67/21
				71
				11, 19, 20, 21, 22, 23, 24
				72
				1, 2, 3, 7, 8, 9, 10, 11, 12, 13, 14/1, 14/2, 15, 16, 17/1, 17/2, 17/3, 18 19, 20, 21, 22, 23, 24, 25
				73
				1/1, 1/2, 2, 3, 4, 5/1, 5/2, 6, 7, 8, 9/1, 9/2, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24/1, 24/2, 25
				74
				4/2/1, 5, 6/1, 6/2, 7/1, 14/1, 15, 16 17
				75
				2, 3/1, 3/2, 4, 5, 6, 7/1, 7/2, 8, 13 14, 15/1, 15/2, 16, 17, 25
				76
				1/1, 1/2, 2/1, 2/2, 3, 4, 5, 8, 9, 10/1 10/2, 11, 12, 19, 20, 21/1, 21/2, 26
				77
				1/1, 1/2, 2, 3, 4/1, 7/1/1, 7/2/1, 7/3/1, 8/1, 8/2, 9, 12, 13/1, 14/1, 18/1, 19 249, 250/1, 540, 541, 542, 543, 544 545, 570/1

No. LAC/2492.—Whereas the Governor of Haryana is satisfied that land specified below is needed by Government, at public expense, for a public purpose, namely, for Planned Development of Sector No. (Six) in the area of village Bahadurgarh, tehsil Jhajjar, district Rohtak, it is hereby declared that the land described in the specification below is required for the aforesaid purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Land Acquisition Collector, Directorate of Urban Estates, Haryana, Chandigarh, is hereby directed to take orders for the acquisition of the said land.

Plans of the land may be inspected in the offices of the Land Acquisition Collector, Directorate of Urban Estates, Haryana, Chandigarh, and Estate Officer, Urban Estates, Department of Town and Country Planning, Faridabad, district Gurgaon, and Divisional Town Planner, Sonipat.

SPECIFICATION

District	Tehsil	Locality/ Village and Hadbast No.	Area in Acres	Khasra Nos.
Rohtak	Jhajjar	Bahadurgarh	111.22	56/1, 3355/177/2, 3357/178/2, 3358/178/2, 3359/179, 3360/179/1, 180, 181, 182/1, 183, 184, 185, 186, 187/1, 187/2, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201/1, 287/1, 330/288/1, 293/1, 294/1, 343/1, 344/1, 345, 346/346, 347/346, 3418/346, 3318/347, 3319/347, 4003/3507/348, 4007/3507/348/1, 4008/3507/348, 3508/348, 350/348, 3510/348, 3511/348, 3512/348, 52 2/350, 52 3/350/1, 354/1, 355, 356, 357/1, 357/2, 358, 359/1, 371/1, 372/1, 374/1, 375/1, 375 2/1, 375/2/2, 376, 377, 378, 379, 380/1, 381/1, 506/2241/1, 2242/1, 22 2/2, 2243, 2244, 2245, 2246, 2217, 22 8, 22 9, 2250, 22 1, 22 2, 2253, 5026/2254, 5027/2254, 2255, 2256, 2257, 2258, 2259, 5028/2260, 5029/2260, 2261, 2262/1, 2263/1, 2264/1, 2265/1

No. LAO-69/2496.—Whereas it appears to the Governor of Haryana that land is likely to be required to be taken by the Government, Haryana, at the public expense, for a public purpose, namely, for the Planned Development in the area in villages Bahadurgarh, Sankhol, tehsil Jhajjar, district Rohtak, it is hereby declared that the land described in the specification below is required for the aforesaid purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor of Haryana is pleased to authorise the officers for the time being engaged in undertaking, with their servants and workmen, to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality, may within thirty days of the publication of this notification, file an objection in writing before the Land Acquisition Collector, Directorate of Urban Estates, Haryana, Chandigarh.

Plan may be inspected in the following places :—

- (1) Office of Divisional Town Planner, Sonipat.
- (2) Office of the Land Acquisition Collector, Chandigarh, Urban Estates.

SPECIFICATION

District	Tehsil	Locality/Village and Hadbast No.	Area in Acres	Khasra No.
Rohtak	Jhajjar	Bahadurgarh, H. B. No. 38	7.84	1/2, 4/2, 5/2, 56/2, 100/2, 171/2, 172/2, 176/2, 3355/177/1, 3356/177/1, 3357/178/1, 3358/178/1, 3360/179/2
		Sankhol, H. B. No. 39	16.29	65
				6/1, 15/1/1, 16/2/1, 25/1, 26/1, 27
			66	67
				74
			10/2/1, 11/1,	27
				4/1, 4/2/2, 7/2, 13, 14/2

District	Tehsil	Locality/Village and Hadbast No.	Area in acres	Khasra Nos.
Rohtak— concl.				74
			248, 252, 263, 264, 265/1, 436/I, 437, 438,	
				74
			439, 440/1, 440/2, 441, 442, 443, 444, 445,	
				74
			446, 447, 448, 449, 450, 451, 452, 453, 454	
				74
			455, 456/1	

S. N. BHANOT, Joint Secy.

URBAN ESTATES DEPARTMENT

The 18th August, 1969

No. LAC-69/2508.—Whereas it appears to the Governor of Haryana that the land is likely to be required to be taken by the Government, at public expense, for a public purpose, namely, for the planned development of the area of villages Badkhalsa, Akbarpur-Barotta, Jagdishpur, Rathdhana, Lawan, Jatari, Piterpura, Rai, Ferozpur-Khadar, Aawarpur, Bahalgarh, Lewanspur, Joshijatt, Ahmadpur, Bandepur, Shadipur, Kabirpur, Sultanpur, Fazalpur, Raipur, Hisamabad, Joshi-Chchan, Badhalk and Sonepat, in tehsil Sonepat and district Rohtak, it is hereby notified that the land in the locality described below excepting Government land, the land already notified under section 4 or under section 6 of the Land Acquisition Act, for any Government Scheme, the land under any religious place of worship, shrine, tomb, graveyard or any immovable property attached to any such institution, is likely to be required for the above purpose.

This notification is made under the provisions of section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section the Governor of Haryana is pleased to authorise the officers for the time being engaged in undertaking, with their servants and workmen, to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality may within thirty days of the publication of this notification file an objection in writing before the Land Acquisition Collector, Urban Estates, Haryana, Chandigarh.

The map may be inspected at the following offices :—

- (1) the Land Acquisition Collector, Urban Estates, Haryana, Chandigarh (Sector No. 17);
- (2) the Deputy Commissioner, Rohtak;
- (3) the Tehsildar, Sonepat; and
- (4) the Divisional Town Planner, Sonepat.

SPECIFICATION

District	Tehsil	Name of Village	Hadbast No.	Area in Acres	Boundary/Description
Rohtak	Sonepat	Badkhalsa	41	3,590 Approximately	Area bounded by G.T. Road, Sonepat-Bahalgarh Road, Municipal Limits Sonepat, Drain No. 6, and Rathdhana Jatheri and Jakholi Road
		Akbarpur-Barotta	62		
		Jagdishpur	63		
		Rathdhana	64		
		Lawan	65		
		Jatari	66		

District	Tehsil	Name of Village	Hadbast No.	Area in acres	Boundary/Description
		Pitampura	67		
		Dadhmalk	68		
		Rai	69		
		Ferozepur-	70		
		Khadar			
		Asawarpur	71		
		Bahalgarh	73		
		Lewanspur	74		
		Joshijatt	75		
		Ahmedpur	76		
		Bandepur	77		
		Shadipur	78		
		Kabirpur	79		
		Sultanpur	80		
		Fazalpur	81		
		Raipur	84		
		Hisambad	85		
		Joshi Chohan	86		
		Sonepat	174		

S. N. BHANOT, Joint Secy.

LABOUR DEPARTMENT

The 12th August, 1969

No. 4951-3-Lab-69/19750.—In exercise of the powers conferred by sub-section 2 of Section 5 of the Minimum Wages Act, 1948 (Central Act 11 of 1948) the Governor of Haryana after considering the advice of the committee appointed under clause (a) of sub-section (1) of the said section, hereby revises with effect from the date of publication of this notification, in the official gazette, the minimum rates of Wages (all inclusive) fixed in respect of the employment of Oil Mills,—*vide* erstwhile Punjab Government Notification No. 7988-2 Lab-I-65/31768, dated the 30th November, 1965 and fixes minimum rates of wages (all inclusive) in respect of the workers for whom no wages were previously fixed under the said notification, as follows :—

1. UN-SKILLED

1. Mazdoor	Rs. 95.00 P.M.
2. Sweeper (Full-time)	Rs. 95.00 P.M.
3. Chowkidar/Gate Keeper	Rs. 95.00 P.M.
4. Cartsman	Rs. 95.00 P.M.
5. Peon	Rs. 95.00 P.M.
6. Helper	Rs. 95.00 P.M.

2. SEMI-SKILLED

1. Mate (Labour-Supervisor)	Rs. 105.00 P.M.
2. Kohluman	Rs. 105.00 P.M.
3. Oilman/Greaseman	Rs. 105.00 P.M.
4. Fireman	Rs. 105.00 P.M.

3. SKILLED-A

1. Electrician	Rs. 120.00 P.M.
2. Boiler Engineer Class III	Rs. 120.00 P.M.
3. Turner	Rs. 120.00 P.M.
4. Engine Driver	Rs. 120.00 P.M.

4. SKILLED-B

1. Expeller/Kohlu Mistri	Rs. 135.00 P.M.
2. Boiler Engineer Class II	Rs. 135.00 P.M.
3. Car/Truck Driver	Rs. 135.00 P.M.
4. Oil Extraction Plant Operator	Rs. 135.00 P.M.

5. HIGHLY SKILLED

1. Engineer (University Degree Holder)	Rs. 250.00 P.M.
2. Chemist (Training)	Rs. 250.00 P.M.
3. Boiler Engineer Class I.	Rs. 250.00 P.M.

6. CLERICAL AND GENERAL STAFF

1. Munim/Clerk/Store Keeper (under Matric)	Rs. 100.00 P.M.
2. Clerk/Store Keeper (Matric)	Rs. 120.00 P.M.
3. Accountant/Munim (Trained)	Rs. 150.00 P.M.
4. Typist	Rs. 150.00 P.M.
5. Steno-Typist	Rs. 175.00 P.M.
6. Office Superintendent	Rs. 200.00 P.M.

The 21st August, 1969

No 5206-A.S.O.-II-Lab-69/20422.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Industrial Tribunal, Haryana, Faridabad in respect of the dispute between the workmen and the management of M/s Bharat Carpets Ltd., Faridabad:—

BEFORE SHRI P.N. THUKRAL, PRESIDING OFFICER, INDUSTRIAL TRIBUNAL,
HARYANA, FARIDABAD

Reference No. 7 of 1969

Between

THE WORKMEN AND THE MANAGEMENT OF M/S BHARAT CARPETS LTD..
FARIDABAD

Present.—

Shri Darshan Singh, for the workmen.

R Shri D. C. Chadha, for the management.

AWARD

An industrial dispute arose between the workmen and the management of M/s, Bharat Carpets Ltd, Faridabad with regard to the grant of annual increment and dearness allowance to the workmen. The dispute was referred to this Tribunal for adjudication,—*vide* Government Gazette notification No. D.FD/166-A/1182, dated 23rd January, 1969. The items of dispute referred to this Tribunal are as under:—

1. Whether annual increments be fixed and given to all the workers of the factory. If so, from which date and with what details?

2. whether workmen be given dearness allowance. If so, from which date and with what details?

On receipt of the reference usual notices were issued to the parties in response to which a statement of claim was filed on behalf of the workmen and the management filed their written statement. It is, however not necessary to decide the case on merits because a compromise has been affected between the parties and the copy

of the agreement containing the terms of settlement have been filed and is marked Exhibit C. 1. It is agreed between the parties that the management would give an *ad hoc* increase of Rs. 4 per month with effect from 1st June, 1969 to all categories of their employees drawing less than Rs. 175 and who have completed 3 months continuous service in the respondent factory on the date of agreement. The workmen who have completed one year continuous service on the date of the agreement would be given an *ad hoc* increase of Rs. 7 P. M. This difference of Rs. 3 would be made up on the completion of one year service. It is agreed that this increase in the general wage shall be adjustable with any increase given by any authority under the law of the State of Central Government or any other statutory body and in view of this settlement all common demands of the disputes (except Bonus) which are pending in this reference have been finally and finally settled. This agreement between the parties would remain in force for a period of one year from the date of agreement and during this period the workmen shall not raise any demand which has a bearing on the financial structure of the company and the workmen would give their whole-hearted cooperation to the management to obtain better production and make the unit economical. The parties would be bound by this agreement. I give my award accordingly.

Dated 1st August, 1969.

P. N. THUKRAL,
Presiding Officer,
Industrial Tribunal, Haryana,
Faridabad.

No. 3148, dated the 1st August, 1969.

Forwarded (four copies) to the Secretary to Government, Haryana, Labour and Employment Department, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

Dated 1st August, 1969.

P. N. THUKRAL,
Presiding Officer,
Industrial Tribunal, Haryana,
Faridabad.

No. 5075-A.S.O.II-Lab-69/20426—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Faridabad, in respect of the dispute between the workmen and the management of Messrs Steel and General Mills Company, Ltd., Sonipat.

BEFORE SHRI P. N. THUKRAL, PRESIDING OFFICER, LABOUR COURT, FARIDABAD

Reference No. 44 of 1967

Between

THE WORKMEN AND THE MANAGEMENT OF M/S STEEL AND GENERAL
MILLS COMPANY, LTD, SONEPAT

Present.—

Shri M. S. Rathi, for the workmen.

Shri Roshan Lal Gupta, for the management.

AWARD

The workmen of M/s Steel and General Mills, Company, Sonipat claim increase in dearness allowance for neutralizing the rise in prices which is said to be 100%. This demand was not accepted by the management. This gave rise to an industrial dispute and the Governor of Haryana in exercise of the powers conferred by clause (C) of sub-section (1) of Section 10 read with proviso to that subsection of the Industrial Disputes Act, 1947, referred the following dispute to this Court for adjudication,—*vide* Government Gazette Notification No. 136-SF-III-Lab-67/ dated 28th March, 1967.

Whether the workmen are entitled to the grant of dearness allowance due to the rising cost of living? If so, with what details and from which date?

On receipt of the reference usual notices were issued to the parties in response to which a statement of claim was filed on behalf of the workmen and the management filed their written statement. It is however not necessary to decide the case on merits because a compromise has been effected between the parties. Shri Roshan Lal Gupta who represents the management has made a statement that the respondent concern is ruling at a loss and the workmen are not entitled to any dearness allowance as of right. He has stated that the notification fixing the Minimum Wage has been enforced from January, 1969 and a number of workmen have obtained substantial benefit under the said notification but still as a gesture of good will the management have agreed to pay an *ad hoc* increase of Rs. 5 P.M. with immediate effect to those workmen who have not obtained any benefit by reason of the enforcement

ment of the notification under the Minimum Wages Act and as regards the workmen who have obtained benefit under the said notification, the management would pay them *ad hoc* increase of Rs. 5/- P. M. with effect from 1st January, 1970. The representative of the workmen have accepted this statement as correct. I give my award accordingly. No order as to cost.

Dated 31st July, 1969

(P. N. THUKRAL),
Presiding Officer,
Labour Court, Faridabad.

No. 3091

Dated the 1st August, 1969

Forwarded (four copies) to the Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

Dated the 31st July, 1969

P. N. THUKRAL,
Presiding Officer,
Labour Court, Faridabad.

No. 4007-A.S.O.II-Lab-69/20428.—In pursuance of the provisions of section 17 of the Industrial Disputes Act, 1947 (Act No. XIV of 1947), the Governor of Haryana is pleased to publish the following award of the Presiding Officer, Labour Court, Faridabad, in respect of the dispute between the workmen and the management of M/s Hemla Embroidery Mills (P), Faridabad.

BEFORE SHRI P.N. THUKRAL, PRESIDING OFFICER, LABOUR COURT, FARIDABAD

Reference No. 41 of 1969

Between

SHRI SURJEET SINGH WORKMAN AND THE MANAGEMENT OF M/S HEMLA EMBROIDERY MILLS, (P) LTD., FARIDABAD

Present.—

Nemo for the workmen.

Shri N. S. Sistani and Shri K. L. Chopra, for the management.

AWARD

Shri Surjeet Singh was in the service of M/s Hemla Embroidery Mills, (P) Ltd; Faridabad. His services were terminated and this gave rise to an industrial dispute. Accordingly the Governor of Haryana, in exercise of the powers conferred by clause (c) of the sub-section (1) of section 10 of the Industrial Disputes Act, 1947, referred the following dispute to this Court for adjudication,—*vide* Government Gazette, Notification No. ID/FD/189E/13371, dated 9th May, 1969.

Whether the termination of services of Shri Surjeet Singh, was justified and in order ? If not, to what relief are they entitled ?

On receipt of the reference usual notices were issued to the parties, it is however not necessary to decide the case on merits. On the date fixed for hearing, no body appeared on behalf of the workman. Shri N. S. Sistani, who appeared on behalf of the management stated that the parties have amicably settled their dispute and the claimant Shri Surjeet Singh has been taken back into their service and all his previous dues had been paid to him. Shri S. Sistani also produced an application in this effect which is duly signed by the applicant and witness marked Ex. M. 1. In view of the settlement between the parties the applicant is not entitled to any relief in this case. I give my award accordingly.

Dated 1st July, 1969.

P. N. THUKRAL,
Presiding Officer,
Labour Court, Faridabad.

No. 2615, dated 4th July, 1969

Forwarded (four copies) to the Secretary to Government, Haryana, Labour and Employment Departments, Chandigarh, as required under section 15 of the Industrial Disputes Act, 1947.

Dated 1st July, 1969.

P. N. THUKRAL,
Presiding Officer,
Labour Court, Faridabad.

H. S. ACHREJA, Secy.

LABOUR AND EMPLOYMENT DEPARTMENTS

The 19th August, 1969

No. 4825-1 Lab-69/20118.—On his appointment as Inspector of Factories, on temporary basis, in the scale of Rs. 250—25—50/25—750, Shri Ram Lal Kalra has assumed the charge of that post on 9th June, 1969 (forenoon).

H. S. ACHREJA, Secy.